



AUG 01 2017

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

KYLE LYDELL CANTY
Plaintiff,

Case No 2:16-CV-01655
RAJ-JPD

VS.

CITY OF SEATTLE, et al
Defendants.

PLAINTIFF'S
SECOND RESPONSE
TO ALL THE
DEFENDANT'S
RULE 12 (FRCP)
DEFENSES
AND OBJECTIONS

COMES NOW, the Plaintiff Kyle Lydell CANTY, In Propria Persona and of Sui Juris on the 27th day of the month of July year 2017, moves this Court pursuant to the Plaintiff's required response (FRCP), Rule of LAW, and Common

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Law, and the Plaintiff almost forgot once again for the 100th time U.S. Constitutional law

I. Argument

For reasons that are unclear, all of the Defendants seem to think that this Civil legal action that has been filed against them will be dismissed by the Courts for the following reasons

1. lack of Subject-matter Jurisdiction
2. lack of Personal Jurisdiction
3. improper Venue
4. insufficient Process
5. insufficient Service of Process
6. failure to state a Claim upon

Which relief can be granted;

7. failure to join a party under Rule 19

all of the Defendants are sadly mistaken, you see the Plaintiff Perfected the amended Complaint this is the reason why it was properly viewed by the Courts and Magistrate Judge before the United States Marshall Service served it upon the defendant's, either the defendants are really not paying attention, or they are expecting for the Federal Courts to continue saving them, as the federal Courts already know if they even try to save these scumbags the Plaintiff will then continue to file adverse actions against the United States. The Plaintiff has no problem with throwing this Country under the bus.

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II. Evidence relied upon

The Plaintiff Kyle Lydell Canty rely on the Pleadings and the Court's file herein

III. Statement of issues

Should the not bright Paralegal's, legal assistants or attorney's be permitted to waste the Courts time as well as the Plaintiff's time filing these frivolous responses?

IV Conclusion

1. Failure to State a Claim - means that the Court could not find any Cause of action in your Suit, which means that the facts you included in your Complaint, even if true, do not amount to a violation of your rights The Plaintiff's response

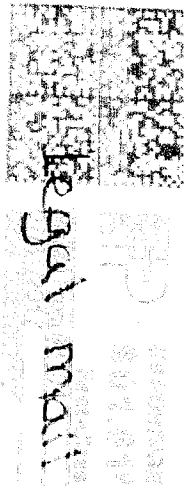
to this is United States
magistrate Judge James P.
Donohue already told the plaintiff
ahead of time that he had
valid claims and to pursue them
and the plaintiff has done exactly
that, thus the amended Complaint
has been served upon the
defendants via U.S. Marshal Service
therefore (5.) insufficient service
of process doesn't apply to
plaintiff nor does (4.) insufficient
process (3.) improper venue doesn't
apply to plaintiff (2.) lack of
personal jurisdiction doesn't
apply to plaintiff (1.) lack of
subject-matter jurisdiction doesn't
apply to plaintiff. (7.) failure to
join a party under Rule 19 doesn't
apply to plaintiff

Prepared by:

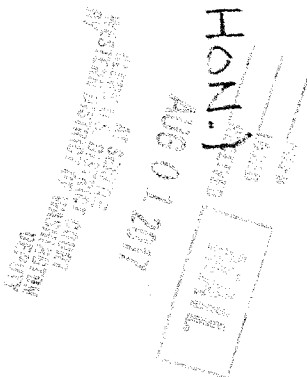
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Kyle Lydell Canty
BA# 216035994
500 Fifth Ave
Seattle WA 98104

Name Kyle Lydell Canty
Bkg. # 216035994
King County Correctional Facility
500 Fifth Avenue
Seattle, WA 98104-2332

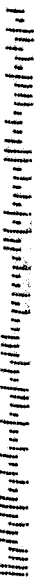


Clerk, Richard A. Jones (Hon.)
U.S. District Court
U.S. Courthouse
700 Stewart Street
Seattle WA 98101



Legal mail

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